Case 3:16-cr-00373-M	Document 261	Filed 06/13/17	Page 1 of 1	PageID 557
	IN THE UNITED STA FOR THE NORTHER DALLAS	ATES DISTRICT COUNTES OF TEXTS DIVISION	JIXI MODTIT	S. DISTRICT COMERCES FILED
UNITED STATES OF AMERICA	4)		JUN 1 3 2017
VS.)	CASE	USCB373-M (07)
EDWARD JENNINGS,	•)	Ву	
a.k.a. Ez Mayne,)		Deputy A
Defendant.)		The second secon
	CONCERNING I	COMMENDATION PLEA OF GUILTY		
EDWARD JENNINGS, It has appeared before me pursuant to After cautioning and examining ED 11, I determined that the guilty plea an independent basis in fact contain plea of guilty be accepted, and that is, Conspiracy to Distribute a Coaccordingly. After being found gu	WARD JENNINGS used was knowledgeable are ning each of the essention EDWARD JENNING Dutrolled Subtance as	nd has entered a plea of ander oath concerning on the voluntary and that the all elements of such off GS be adjudged guilty windstion of 21 U.S. C.	each of the subject the offense(s) char ense. I therefore	of the Indictment. s mentioned in Rule ged is supported by recommend that the
☑ The defendant is current	y in custody and sho	uld be ordered to ren	nain in custody.	
The defendant must be and and	1 4			

The devider	efendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing ace that the defendant is not likely to flee or pose a danger to any other person or the community if released.
	The Government does not oppose release. The defendant has been compliant with the current conditions of release.
	I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).
	The Government opposes release.
	The defendant has not been compliant with the conditions of release
	If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government.
no sen defend to flee	refendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a patial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that the tence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the part should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely or pose a danger to any other person or the community if released.
Date:	June 13, 2017. UNITED STATES MAGISTRATE JUDGE
	NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).